

## State of Utah DEPARTMENT OF NATURAL RESOURCES DIVISION OF OIL, GAS AND MINING

Governor
Dee C. Hansen
Executive Director
Dianne R. Nielson, Ph.D.
Division Director

Governor
355 West North
3 Triad Center,
Salt Lake City,
801-538-5340

355 West North Temple 3 Triad Center, Suite 350 Salt Lake City, Utah 84180-1203 801-538-5340

July 29, 1988

Mr. Charlie Dietz Bureau of Water Pollution Control 288 North 1460 West Salt Lake City, Utah 84116

Dear Mr. Dietz:

Re: Reclamation Bonding, Barneys Canyon Project, M/035/009, Salt Lake County, Utah

Enclosed is a copy of the portions of the Barneys Canyon reclamation cost estimate that pertain to decommissioning of leach heaps. The Division believes that \$125,000 is a good initial approximation and we will recommend to the Board that a reclamation bond be posted by BP Minerals in the amount of \$2,700,000. This total was determined by adding a ten percent contingency to the estimate of \$2,052,200 and then inflating the total by 2.3 percent per year for the eight year project life.

One condition of final approval will be that Kennecott Explorations (Australia), Ltd. must provide the Division a detailed cost breakdown of decommissioning within one year after start up. This cost estimate will be based on the decommissioning plan approved by the Bureau of Water Pollution Control. Our Division will coordinate the review of this detailed estimate with the staff at Water Pollution Control. If, at that time, the agreed upon decommissioning estimate is significantly in excess of \$125,000, the Division will require Kennecott Explorations to add the excess amount to the reclamation bond.

Page 2 Mr. Charlie Dietz July 29, 1988

I hope that this approach is satisfactory to the Bureau of Water Pollution Control. Please call me or Wayne Hedberg if you require additional information.

Sincerely,

Frank J. Filas Reclamation Engineer

jb Enclosure cc: L. Braxton

W. Hedberg
Kent Miner, Salt Lake County Health Department
Gerald Schurtz, BP Minerals
Robert Bayer, JBR Consultants

8/15

#### 7.0 Reclamation Cost Estimate

Costs for implementation of the proposed reclamation plan have been prepared for each component on a unit cost basis. This method requires three inputs, quantities of materials, production rates, and equipment unit costs. Quantities were determined from the reclamation plan presented above. Production rates were calculated from procedures recommended in the Cat Performance Handbook (1987). Equipment unit costs were derived by averaging hourly rate estimates obtained from three local construction contractors.

Appendix H-1 provides spreadsheets of the reclamation components and associated costs for each area of the property receiving treatment. All assumptions, references, and ancillary calculations used in preparing these spreadsheets are found in Appendix H-2. Table 7.0.1 summarizes the costs for each component. The total cost of reclamation (in 1988 dollars) is estimated to be \$2,052,200.

Table 7.0.1 Reclamation Cost Summary

Component	Cost
Decommissioning of Leach Heaps	125,000
Topsoiling	765,700
Pit Safety Berms	3,100
Fill Slope Regrading	186,700
Rip Topsoiled Surfaces	14,600
Leach Pad Regrading	29,400
Fold Pond & Leach Pad Liners	3,500
Pond Sludge Removal	50,000

Table 7.0.1 Reclamation Cost Summary (Continued)

Component		Cost
Runoff Control		282,300
Revegetation		481,600
Equipment Mob/demob		12,600
	Subtotal	\$1,954,500
Supervision (5% of subtotal)		97,700
	Total	\$2,052,200

# E, AMPLE OF
BOND FORM TO

MR FORM 5 BE SUBMITTED
BY KENNECOTT

(August 1985) (Noncoal)

Bond Number	c	
Permit Numb	per	

STATE OF UTAH
DEPARTMENT OF NATURAL RESOURCES
DIVISION OF OIL, GAS AND MINING
355 West North Temple
3 Triad Center, Suite 350
Salt Lake City, Utah 84180-1203
(801) 538-5340

THE MINED LANDS RECLAMATION ACT

BOND \*\*\*\*\*

The undersigned	
as principal, and	as
surety, hereby jointly and severally bind our executors, successors and assigns unto the St and Mining in the penal sum of	selves, our heirs, administrators
dollars (\$	).
The principal estimated in the Mining and Division of Oil, Gas and Mining on the	day of
, 19, that by this mining operation in the State of Utah land is attached hereto as Exhibit "A."	acres of land will be disturbed . A description of the disturbed

When the Division has determined that the principal has satisfactorily reclaimed the above-mentioned lands affected by mining in accordance with the approved Mining and Reclamation Plan and has faithfully performed all requirements of the Mined Land Reclamation Act, and complied with the Rules and Regulations adopted in accordance therewith, then this obligation shall be void; otherwise it shall remain in full force and effect until the reclamation is completed as outlined in the approved Mining and Reclamation Plan.

If the approved plan provides for reclamation of the land affected on a piecemeal or cyclic basis, and the land is reclaimed in accordance with such plan, then this bond may be reduced periodically.

In the converse, if the plan provides for a gradual increase in the area of the land affected or increased reclamation work, then this bond may accordingly be increased with the written approval of the surety company.

The Division shall only accept the bond of a surety company if the bond is noncancellable by the surety at any time for any reason including, but not limited to nonpayment of premium or bankruptcy of the permittee during the period of liability.

Page 2 NONCOAL MR-5

NOTE: Where one signs by virtue of company, such Power of Attorney must be principal is a corporation, the bond officer.	of Power of Attorney for a surety per filed with this bond. If the shall be executed by its duly authorized
Dated this day of	_, 19
	State of Utah Board of Oil, Gas and Mining
	Gregory P. Williams, Chairman
	Principal (Company)
•	ByCompany Officer - Position
Date:	• • • • • • • • • • • • • • • • • • •
	Surety (Company)
•	BySurety Company Officer - Position
DATE:	
APPROVED AS TO FORM:	
By Assistant Attorney Congral	

### AFFIDAVIT OF QUALIFICATION

, being first duly sworn, on oath deposes and
says that he/she is the (officer or agent)
of said Surety Company, and that he/she is duly authorized to execute and
deliver the foregoing obligations; that said Surety Company is authorized to
execute the same and has complied in all respects with the laws of Utah in
reference to becoming sole surety upon bonds, undertakings and obligations.
(Signed)
Surety Company Officer - Position
Subscribed and sworn to before me this day of, 19
Notary Public
My Commission Expires:

1282R-7-9



# State of Utah department of natural resources division of oil, gas and mining

Dee C. Hansen
Executive Director
Dianne R. Nielson, Ph.D.
Dinsion Director

355 West North Temple
3 Triad Center, Suite 350
Salt Lake City, Utah 84180-1203
801-538-5340

June 22, 1988

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Mr. Gerald Schurtz Manager Environmental Engineering Kennecott Explorations (Australia) Ltd. P.O. Box 11248 Salt Lake City, Utah 84147

Dear Mr. Schurtz:

Re: Tentative Approval, Notice of Intention to Commence Large Mining Operations, Barneys Canyon Project, M/035/009, Salt Lake County, Utah

The Division has completed it's review of your June 10, 1988 resubmittal for the above referenced mining operation. The revised mine and reclamation plan for the Barneys Canyon Project is hereby tentatively approved. The Division is now ready to begin finalization of the permit application and will forward a Notice of Tentative Approval to the surface and minerals owners and to the local newspaper agency for publishing. Upon publication, a 30-day public comment period follows.

The Division will defer to the Department of Health's Bureau of Water Pollution Control for the final design requirements governing: (a) the heap leach pads and solution ponds, (b) the pond and leach pad liners and leak detection systems, (c) spill containment, recovery and neutralization plans for any unplanned loss of cyanide-bearing solutions, (d) the surface and ground water monitoring plans (during operations and postmining), and (e) any mitigation requirements for unexpected contingencies.

The Division cannot consider issuance of final approval for this project until all of the following conditions have been met:

- 1. No adverse public comments are received which may require a Board hearing for resolution.
- 2. The Division receives the reclamation surety from the operator, and the Board of Oil, Gas, and Mining concurs with the amount and form of the surety.
- 3. All plan updates and revisions must be completed and submitted to the Division. The changes must be formatted to allow direct insertion as replacement pages into the original Notice of Intention to Commence Large Mining Operations (NOI).

an equal opportunity employer

Page 2 Mr. Gerald W. Schurtz M/035/009 June 21, 1988

4. No construction of the specific facilities to be approved by State Health, will be allowed to commence until the designs have been approved by State Health and a construction permit has been issued.

The Division will require copies of the final approved design plans (as submitted to the Bureau of Water Pollution Control) and the construction permit prior to actual field construction. Where possible, all approved final design plans and text should be formatted to allow direct insertion into the original NOI.

Please contact me or D. Wayne Hedberg should you have any further questions concerning this document or the pending final approval. Thank you for your continued cooperation in completing this permitting activity.

Sincerely,

Same & Bruston Lowell P. Braxton

Administrator

Mineral Resource Development and Reclamation Program

DWH/cli

cc: Bob Bayer, JBR Consultants Greg Boyce, Utah Copper Don Osler, State BWPC Bob Morgan, State H20 Rts. Ken May Frank Filas Holland Shepherd 8946R/53-54



# State of Utah department of natural resources division of oil, gas and mining

355 West North Temple 3 Triad Center, Suite 350 Salt Lake City, Utah 84180-1203 801-538-5340

June 22, 1988

Newspaper Agency Corporation Legal Advertising 157 Regent Street Salt Lake City, Utah 84110

Gentlemen:

Re: Notice of Tentative Approval - M/035/009

Attached is a Notice of Tentative Approval from the Division of Oil, Gas and Mining, Department of Natural Resources, State of Utah.

It is requested that this notice be published ONCE ONLY, as soon as possible, but not later than the <u>28th day of June</u>, <u>1988</u>. In the event that said notice cannot be published by this date, please notify me immediately by call 538-5340.

Upon completion of this request, please send proof of publication and a statement of cost to the Division of Oil, Gas and Mining, 355 West North Temple, 3 Triad Center, Suite 350, Salt Lake City, Utah 84180-1203.

Sincerely,

Claudia Ł. Jones

Central Files Technician

clj Attachment 8946R/57

#### BEFORE THE BOARD OF OIL, GAS AND MINING DEPARTMENT OF NATURAL RESOURCES STATE OF UTAH

#### ---ooOoo---

IN THE MATTER OF TENTATIVE APPROVAL OF THE MINING AND RECLAMATION PLAN SUBMITTED: NOTICE OF TENTATIVE APPROVAL

BY KENNECOTT EXPLORATION

NO. M/035/009

(AUSTRALIA) LTD., SALT LAKE

COUNTY, UTAH

---00000---

THE STATE OF UTAH TO ALL OPERATORS, TAKERS OF PRODUCTION, MINERAL AND ROYALTY OWNERS, AND PARTICULARLY ALL PERSONS INTERESTED IN SECTIONS 31, 32, TOWNSHIP 2 SOUTH, RANGE 2 WEST, SECTION 31, TOWNSHIP 2 SOUTH, RANGE 3 WEST, SECTIONS 3, 4, 5, AND 6, TOWNSHIP 3 SOUTH, RANGE 2 WEST, AND SECTIONS 1, 2, 3, AND 11, TOWNSHIP 3 SOUTH, RANGE 3 WEST, SLBM, SALT LAKE COUNTY, UTAH.

Notice is hereby given that tentative approval was given by the Division of Oil, Gas and Mining, on June 21, 1988, to Kennecott Exploration (Australia) Ltd., subsidiary of BP Minerals America, Inc., to commence open pit mining and gold heap leach operations on lands as follows:

Main Access Road - Township 2 South, Range 2 West, Sections 31 and 32. Township 3 South, Range 2 West, Sections 3, 4, 5 and 6.

Plant Site and Barneys Mine Pit and Dump - Township 2 South, Range 3 West, Section 36, Township 3 South, Range 3 West, Section 1.

Mel-Co Mine Pit and Dump and Access Road - Township 3 South, Range 3 West, Sections 1, 2, 3 and 11, SLBM, Salt Lake County, Utah.

The name of the mining operation is the Barneys Canyon Project, and the person representing the company is Gerald W. Schurtz, Manager Environmental Affairs, P.O. Box 11248, Salt Lake City, Utah 84147, Phone (801) 322-8333.

Kennecott Exploration (Australia) Ltd. has fulfilled obligations under the Utah Mined Land Reclamation Act of 1975 (Section 40-8, UCA, 1953, as amended) with specific reference to Section 40-8-13 and will employ the following mining and reclamation techniques on approximately 550 acres of privately owned land.

### **During Operations:**

The principal project components will be the Barneys and Mel-Co open pit mines and related mine waste dumps and a processing plant. The processing plant will consist of an ore crushing and agglomerating plant, a number of heap leach cells, a leachate processing plant and refinery, and offices and shops.

- 2. Approximately 670,000 cubic yards of topsoil will be salvaged and stockpiled for reclamation of the disturbed areas.
- 3. All heap leach pads and solution ponds will be double lined and equipped with leak detection monitoring systems.
- 4. Mining is expected to commence in 1988 and continue through 1997. The heap leaches will be operated for approximately one year after mining has ceased.

#### Following Operations:

- 1. The leach pads and ponds will be decommissioned, graded, topsoiled, and revegetated.
- 2. The pit highwalls will not be reclaimed.
- 3. The primary sedimentation pond will be left for livestock and wildlife watering.
- 4. The majority of the remaining disturbed areas will be graded, topsoiled, and revegetated.
- 5. The postmining landuse will consist of livestock grazing and wildlife habitat.

Any person or agency aggrieved by this tentative decision is hereby requested to submit written protest within thirty (30) days of the date of publication to the Division of Oil, Gas and Mining, 355 West North Temple, 3 Triad Center, Suite 350, Salt Lake City, Utah 84180-1203, setting forth factual reasons for his or her complaint, and thereafter, at a time and place to be established, appear before the Board of Oil, Gas and Mining to show cause, if any, why this mine plan should not be approved.

DATED this 22nd day of June 1988.

STATE OF UTAH DIVISION OF OIL, GAS AND MINING

Lowell P. Braxton Administrator

Mineral Resource Development and Reclamation Program

Land P Brafto

8946R/55-56

A copy of the Notice of Tentative Approval was also sent to:

Calvin J. Spratling Star Route, Box 400 Pendleton, Oregon 87801

William Max Spratling Deeth, Nevada 89823

Copperton Improvement District 208 South 400 East Copperton, Utah 84006

Howard H. Hayes, Jr., et. al. 2830 East St. Mary's Way Salt Lake City, Utah 84108

Evelyn P. Boyce 1200 East Charlton Avenue Salt Lake City, Utah 84106

Marjorie N. Sweet 3077 South 5000 West West Valley, Utah 84120

Lois P. Connell 1200 East Charlton Avenue Salt Lake City, Utah 84106

State of Utah Division of State Lands and Forestry 3 Triad Center, Suite 400 Salt Lake City, Utah 84180-1204

Barrick Resources, Inc. P.O. Box 838 Tooele, Utah 84074

Royal Minerals, Inc. 150 South 600 East, Suite 5D Salt Lake City, Utah 84102

8946R/58

### BARNEYS CANYON FROJECT

